- Moore v. City of New York, et al., 11CV07771(RWS): settled in 2014 for \$10,001 to the plaintiff and the action was dismissed with prejudice and without admission of fault or liability;
- Strong & Quaye v. City of New York, et al., 10CV01602(FB)(RER): settled in 2011
  with for \$30,000 to plaintiff Strong and for \$15,000 to plaintiff Quaye and the action
  was dismissed with prejudice and without admission of fault or liability;
- Farley & Farley v. City of New York, et al., 12CV02901(ARR)(VMS): settled in 2013 for an undisclosed amount, with stipulation of settlement filed ending litigation;
- Marrow, Strong, Harrison, Williams, Strong & Hume v. City of New York, et al., 11CV03054(MKB)(RER): settled in 2012 with for \$10,000 to each plaintiff and the action was dismissed without admission of fault or liability:
- Humphries & Humphries v. City of New York, et al., 10CV03011(CBA)(RML): settled in 2011 for \$15,000 to one plaintiff and \$20,000 the other plaintiff and the action was dismissed with prejudice and without admission of fault or liability;
- Bumbrey, Legrand & Jackson v. City of New York, et. al., 10CV05188(ENV)(RML): settled in 2013 for an undisclosed amount, with stipulation of settlement filed ending litigation and without admission of fault or liability;
- Butta & Gonsalves v. City of New York, et al., 11CV02843(BMC): settled in 2011 for \$10,000 to each plaintiff and the action was dismissed with prejudice and without admission of fault or liability;
- Clay, Robinson & Dixon v. City of New York, et al., 14CV01633(CBA)(CLP): settled in 2015 for an undisclosed amount, with stipulation of settlement filed ending litigation with prejudice and without admission of fault or liability;
- 12. Patterson, Franks, Franks, Dantels, Lawrence & Nelson v. City of New York, et al., 10CV00231(RER): settled in 2012 after a consolidation of actions 10-CV-4755-RJD and 11-CV-5066-RRM-LB for \$25,000 to plaintiff Derek Franks and \$80,000 to plaintiff Lawrence and the action was dismissed without admission of fault or liability<sup>1</sup>; in 2011 in was stipulated the action as to the other plaintiffs was dismissed without prejudice and without costs;
- Smidth v. City of New York, et al., 11-CV-03327(JBW)(RML); settled in 2012 for \$25,000 to the plaintiff and the action was dismissed with prejudice and without admission of fault or liability;
- Brace & Melendez v. City of New York et al., 12CV06466(PAC): settled in 2014 for \$5,001 to each plaintiff and the action was dismissed;

Additionally, Sgt. Kinsella indicated that about ten years ago, he received a command discipline for failing to properly document a "Stop and Frisk"; he recalls the punishment was a warning and admonishment from his commander.

The People reserve the right to move in limine to preclude reference to this information, or otherwise to object to its use or introduction into evidence during trial.

A third plaintiff from the consolidated actions also settled with the defendant and the action was dismissed without admission of fault or liability.